PATENT COOPERATION TREATY



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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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ANS	INTERNATIO	NAL PRELIMIN		ATION RE	PORT	
•		(PCT Article	36 and Rule 70)			
Applicant's or agent's file reference BET 03P1189		FOR FURTHER AC	OR FURTHER ACTION See Notification of Transmittal of Internation Preliminary Examination Report (Form PCT/IPEA/41			
International application No. PCT/FR2003/003577		International filing date 03 décembre 200			(day/month/year) nbre 2002 (04.12.200	
International Patent Cla B65D 85/76,	assification (IPC) or nat 75/68	ional classification and	IPC	_	<u></u>	
Applicant		FROMAGE	RIES BEL			
and is transmit 2. This REPORT This repared amende 70.16 and 15 transmit	ted to the applicant according to the consists of a total of	ording to Article 36. 4 sheets, 1 by ANNEXES, i.e., shis report and/or sheet dministrative Instruction	ncluding this cover heets of the descript containing rectific ons under the PCT).	sheet. tion, claims and/ cations made be	inary Examining Authori or drawings which have fore this Authority (see	
3. This report cor	ntains indications relating Basis of the report Priority	ng to the following iter	is:			
nı 🗌 ıv 🔲	Non-establishment of Lack of unity of inven		novelty, inventive s	step and industri	al applicability	
v 🗵			regard to novelty, i atement	inventive step or	industrial applicability;	
VII 🗌	Certain documents cit Certain defects in the	ed international application	n·			
VIII 🗌	Certain observations of	on the international app	lication			
Date of submission of	the demand		Date of completion	of this report		
02 j	uin 2004 (02.06.20	04)	10 .	January 2005	(10.01.2005)	
Name and mailing address of the IPEA/EP			Authorized officer			
Facsimile No			Telephone No			

Form PCT/IPEA/409 (cover sheet) (July 1998)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/FR2003/003577

I. Basis of the report								
1. With regard to the elements of the international application:*								
	\boxtimes	the international application as originally filed						
	\boxtimes	the description:						
		pages						
1		pages	, filed with the demand					
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	' لــــا		ence listing part of the description:					
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2.	With the ir Thes	th regard to the language, all the elements marked above were available or furnished to this Authority in the language in which international application was filed, unless otherwise indicated under this item. ese elements were available or furnished to this Authority in the following language which is: the language of a translation furnished for the purposes of international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)). the language of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).						
3.	With	regard	to any nucleotide and/or amino gold cognence disclared in the second cognence disclared in the second cognes of th					
	prelii	sales of the basis of the sequence listing:						
•	contained in the international application in written form. filed together with the international application in computer readable form.							
	H	ed subsequently to this Authority in written form.						
	片	ed subsequently to this Authority in computer readable form.						
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
	<u> </u>	The sta	atement that the information recorded in computer readable form is identical to the written sequence listing has					
4.		The am	nendments have resulted in the cancellation of:					
		∐ ·	the description, pages					
			the claims, Nos					
			the drawings, sheets/fig					
5.		This rep	port has been established as if (some of) the amendments had not been made, since they have been considered to go the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**					
* ;	Repla in this and 70	cement s s report).17).	theets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16					
** Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.								

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/FR 03/03577

NO

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement 1. Statement Novelty (N) Claims YES 1-6 Claims NO

1-6 Inventive step (IS) Claims YES Claims NO

1-6 Industrial applicability (IA) Claims YES Claims

2. Citations and explanations

Reference is made to the following document:

FR-A-2 198 469 (ROUSTANG SA) 29 March 1974 (1974-03-D1: 29)

D1, which is considered to be the prior art closest to the subject matter of claim 1, describes a sealed package that is easy to tear open for packaging paste-like products that can be changed to a semi-liquid state, consisting of two thin films.

Consequently, the subject matter of claim 1 differs from this known package in that the package is made of polypropylene, has a grip tab consisting of a triangular projection formed on one of the sides of the first sheet and in that the tear strips form a pointed U-shape, of which the point is in said triangular projection.

The subject matter of claim 1 is therefore novel (PCT Article 33(2)).

The problem that the present invention is intended to solve can be considered to be that of making a polypropylene package easier to open.

International application No. PCT/FR 03/03577

The solution to this problem, as proposed in claim 1 of the present application, is considered to involve an inventive step (PCT Article 33(3)) for the following reasons:

the prior art does not disclose the possibility of a grip tab, consisting of a triangular projection formed on one of the sides of the first sheet, with the tear strips forming a pointed U-shape in said triangular projection, whether for polypropylene sheets or sheets of another material.

Claims 2 to 5 are dependent on claim 1 and thus also comply, as such, with the PCT requirements of novelty and inventive step.